

ERCEIVED MAIL

MAR 0 6 2004

AJ SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
BY
DEPUTY

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON

Juna Rubert Devos	
(Name of Plaintiff)	MS045008
VS.	CIVIL RIGHTS COMPLAINT BY A PRISONER UNDER 42
JUE LEAAAA, DOJA AADDLAGIOA, JOHA L. Eric Jackso <i>n, Counselor-Larue, Cou</i> n	MISSELL 111, U.S.C. § 1983 ISELOR-BOYER C-4-5-BUTLER, C/O ANIK,
LARRY GREEF, DOG ALLIER, GORARA GOOD	edulid, lilita idazett, appud tatu, e/o By R_c
CONTE A <u>nalest, Doug Cart, Lead Pillers</u> Ordicex-Reduing, Analaket Martines,	ANICA, DA. AEUBEN CADENO, SGT. WOFFOLD, AR. VAN COLE, SUR. NALCER, LT. J.M.W. CAROL A. AURPAR, LOS ALLADA, C/O WEST, LADA, GR. AL., LT. D. THAUT, OBERTAND,
I. Previous Lawsuits;	
A. Have you brought any other law	suits in any federal court in the United States while a prisoner
"Ū₄Yes □ No	
	x (300) for vario & duesay vot (006)
B. If your answer to A is yes, how a below. (If there is more than one lawsuit, dethe same outline.)	nany?: Describe the lawsuit in the space escribe the additional lawsuits on another piece of paper using
1. Parties to this previous lawsuit:	
Plaintiff JOAA AOBE	ar obaos, Jal,
Defendants	A & SACK LANGERE

ĺ.

	2. Court (give name of District)			
#### CAE	JAITED STATES DISTRICT COURT OF SPOKASE, 4AS	Balagron	<u></u>	·
	3. Docket Number I DO NOT KNOW PAR DOCKET A	t ar rate r	6.48	
	4. Name of judge to whom case was assignedJUDUE . a	ILLIAM FLE	4143	
.,	5. Disposition (For example: Was the case dismissed as frivolous appealed? Is it still pending?) PHE CASE JAS DISMISSED	or for failure to s	tate a claim? W	^r as i
	6. Approximate date of filing lawsuit1934_0a_1935		-	_
	7. Approximate date of disposition 1985			
	Olloward Caraca Coarecto	as Ceatea		
π.	Place of Present Confinement;	· · · · · · · · · · · · · · · · · · ·		
- - - '*•	A. Is there a prisoner grievance procedure available at this insti	itution?	čes 🗆	Nø
•	B. Have you filed any grievances concerning the facts relating t	X Yes	□ No	
·	If your answer is NO, explain why not			<u>-</u>
·	C. Is the grievance process completed?	□ Yes	□ No	-
	If your answer is YES, ATTACH A COPY OF THE I RESOLUTION for any grievance concerning facts re			
III.	Parties to this Complaint	,		
	A Name of Plaintiff JOdd ROBERT DEMOS	2374 Inmate		
91 COASI	Address: Aberdera, Martington, (93520) Address: Aberdera, Martington, (93520)	· · ·		_
	(In Item B below, place the full name of the defendant, his/her of employment. Use item C for the names, positions and places defendants. Attach additional sheets if necessary.)			
	B. Defendant JOE LEANAN official postplace of employment DEPARTMENT OF CONNECTIONS	sition_SECRE	ARI	

DEFENDANTS ANK. WEST, LT. J.M.W., BYRZ, WOFFOID, CONFISCATED AT LEGAL PAPERS, MITH THE PULL SUPPORT OF THE SUPERINTENDENT OF THE PRISON AR. DOUG WADDINGTON.

DEFENDANT CORIE NHALET ORDERED PRISON STAFF TO DISCONNECT & SEVER MY OUTSIDE TELEPHONE ACCESS.

SUPERINTENDEST DOUG MADDINGTON, ELDON VAIL, JOE LEMMAN, AND DAVE SAVAGE, ALONG MITH DOUGLAS CARR ORDERED THE STAFFORD CREEK MAIL ROOM STAFF, AND JAMES ERWICK, AND MORMAN GOODENOUGH TO IMPRACT PLAINTIFF DEMOS AND PLACE HIM IN SEGREGATION SHOULD PLAINTIFF DEMOS ATTEMPT TO MAIL OUT LEGAL OR PERSONAL LETTERS IN EXCESS OF (3) LETTERS PER NEEK.

DEFENDANT 3G1. MALKER, AND OFFICER-REDDING INFORMED PLAINTIFF THAT THE MAILROOM STAFF HAD BEEN ORDERED "NOT" TO PROCESS AND LETTERS IN THE OUTGOING MAIL THAT EXCEEDED (3) LETTERS A WEEK, IRRESPECTIVE OF MAETHER THE MERE MARKED LEGAL, OR PERSONAL MAIL.

DEFENDANTS LARGE, JACKSON ERWICK, Good ENOUGH,

HAVE PLACED A "SALICH" JACKET OF THE PLAINTIFF, THIS PLACES AT LIFE IN LANGERT DANGER.

I HAVE BEEN THE VICTIA OF RECENT THREATS.

I FEEL THAT I MILL MOT BE SAFE AMINHERE IM WASHINGTON STATE. MAIT ACCORDING TO MY COURSELOR MR. JAMES ERNICK, PRISON STATE IM ALL OF THE IMBILITATIONS ACROSS THE STATE HAVE A "VENDETTA" ACRESS ME IN REPRISAL, AND RETALIATION FOR THE LANSITTS THAT I HAVE FILED, OR ATTEMPTED TO FILE AGAINST THEM IN THE PAST.

AR. ERGICK TOLD HE THAT ALL OF THIS INFORMATION WAS ON THE IMMATE COMPUTER SCREEN.

DEFENDANT LINA JENMINGS, SCOTT FRAKES, AND MR. VAN OGLE HAVE ALL TRIED TO DISCOUNAGE ME FROM USING THE IMMATE GRIEVANCE PROCESS.
GRIEVANCES THAT I TIRA IN ARE MEVER ANSWERED, OR RESPONDED TO.
I FILED A GRIEVANCE (2) WEERS AGO ALERTING STAFF THAT MI LIFE WAS IN GRAVE DANGER, AND I HAVE TET TO RECIEVE AND TIPE OF A RESPONSE.

I WRITE LETTERS TO D.O.G. COMTRACT ATTORNET'S DOM MILLER & CIMINAL JORDAM THAT AME MEVER AMEMERED. I REPORTED TO DOM MILLER & CIMINAL JORDAM THE FACT THAT I WAS MOT BELIG ALLOWED TO USE THE TELEPHOME, OR BEND OUT LEGAL MAIL TO THE COURTS, AMD THEI DID MOTHING.

IT SEEMS LIKE ALL STAFF ARE MORKING IN CO-MOOTS AGAINST ME. PER D.O.C. POLICI, ONCE I TELL STAFF THAT I PEEL THAT MI LIFE IS IN DANGER, THEI ARE TO PLACE ME IN THE HOLE/SEGREGATION. C. Additional defendants

DAVE BAVAGE, DOM MILLER, CIMINIA JORDAM,

DOJG JADDINGTOM, DOUG CARR, CAROL MINPHI, SCOOL PRAKES, JOHN AUSTIN,

JULIA GARETT, MR. JAM OGLE, MORMAN GOODENOUGH, JAMES ERNICK, LIMI

JEMSINGS, LIMI PHILIPS, MARGARET MARTINEM, DR. REUBEN CEDEMO, TED MILSON,

COMIE MMALET, LARRI JRIBE, SOT. MALKER, OFFICER-REDDING, ELDOM VAIL,

IV. Statement of Claim

(State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is involved, including dates, places, and other persons involved. <u>Do not give any legal arguments or cite any cases or statutes</u>. If you allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets if necessary.)

DEFENDANTS GOOD ENOUGH. ERWICK LARME. JACKSU PLACED A "SATTCH JACKET" ON ME IN ORDER FOR IMARIES TO KILL ME.
DEFENDANTS JAUDINGTON, FRAKES, CLIMT MAY, AND LIMM PAIRES MAVE PLACED JACKSUN PAGLIC CAPORMATION IN MC CENTRAL FILE, AND IN THE PRISON LAN LIBRARY COMPUTER. Add? In agraniation for MI began North on on about 12/17/03 Defendant Lina PAIRES CONFISCATED AT LEGAL DOCUMENTS FROM ME, AND REFUSED TO RETURN THEM BACK TO AK DEFENDATE PAIRES CLAIMED PAAR LEFTERS ADDRESS TO THE F.S.I. OK PAE CEARAL LATERILISEACE ACART. OR THE U.S. SECRET SWATTER ARE 10Y COASTORAND LEJAL MAIL, OR LEGAL DOCUMENTS. DEFENDANTS LEGMAN, VAIL. SAVAGE. AND CEDEMO HAVE "ORDERED" PRISON STAFF TO RETALIATE ADAINST ME FOR DOING LEGAL MORK, BI DESCRIPT OF CLASSIFICATION TO A LOWER CUSTODI LEVEL. DEFENDANTS GARETT, AGETIS, AND MARCINES HAVE RETALIATED ADVISOR OF OR DOLLO LEGAL MORY. HOW BY ASSERTIAG THAT BECAUSE OF ALLEGAL HORE I AS A PARENT TO THE ORDERLY OPERATION OF THE FACTILITIERION SISTEM. THAT AS LONG AS I CONTINUE TO BILLY LEGAL MORN IN THE COURTS I WILL MEVER BE FOUND PAROLEABLE. DEFENDANTS WILSON, CEDEMO. & AJBILA CLAIA LAAT I AEED LAWALABAT BEFORE I CAA EVER BE RELEASED, BECAUSE if is the job of d.o.c. & the inderendiate seatence arviel board to protect * PLULIC SAFETI". AND THAT THE CONSIDER HE A SEX PREDATOR. HOWEVER, D.U.G. & The Parone Board Revise to Provide As Affa freatheaf, either in Parisal, OR OUT PARTEAU PARALARAY. CIE 301 CICALL COURT OF APPRAIS LA PALLADRIPALA HAS RECEATED AJLED THAT THE "PUBLIC SAFETT" DOCTAINE AS APPLIED TO PRISONERS 13 "EL-2031 Facto". On or about 1/23/04 paison officials (defendants <u>Ank. We</u>s WOFFOID, BYRD, LT. J.M. W. COMPISCATED "TOP SECRET" DOCJAENTS PROA AE. EVIDENTLY, PRISON STAFF "DROPPED" THE DOCUMENTS, AND I MAPPERED TO BE IN THE AREA AND I FICKED THEM JP. THE DOCUMENTS CONCERNED a PERRORIST afface of washingfor Stars, and the Kiddarfing of the Stars TOP AUGUMAN SCIMATISTS CANT HORK AT TASHIMOTO I TAIMBRIFT - AND THE STANFORD UNIVERSITE IN CALIFORNIA AS WELL AS AN ARCADA ON MASHINGTON STATE AJCLEAR FACILIFIES, AND MILIFARF BASES.

V. Relief

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

i desi randsfer to an off of blace facility on the control of the first of the firs

Signed this 25% day of www.clast 2002

STAPPORD CHEEK COARECTIONS CENTER

Signature of Plaintiff

191 COASTABLIAN JAZ

abeadeel, dailedfol. 93520

Case 3:04-mc-05008-RBL Document 1-2 Filed 03/06/04 Page 6 of 29

ROTERINGIA TO STATE)_{33:} 2JRSJANP PD: 23 0.3.0. 1745;

COUNTY OF GRAYS HARBOR

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AFFICAVIT #4

I, JOAN ROBERT DEADS, JR, AVER THE FOLLOWING, UNDER THE PAIN, AND PENAGTY OF PERIORY.

PAAT DE, O. TAADE TAREARESED AV BIES: ORA, NOTSKESKES RI CEDADS IN EVAL CE CENETASKNI ILAKI . C . I . TAVE HY FOUR POISONSO. AT. TANT NASO CALLED IS A "MIGGER".

DA DA ABOUT 1/21/04 BEEL ADFFORD, DEFECTS-ANG, AND DEFECTER NEED CONFESCATED BOAR GESAL PARERS, AND ADDRESSES FROM AT. ZIZ "LZJAL" ARRIKI JERE NEVER REZJENEO.

CT CRE SCT ETCSW CAR I TART ESETTED CENSEDROD CSAPAS FOR EACH THE J.J. BECRETS ERVIVE, AND THE F.B.I. AMERTINE THEM TO A POSSESSE "PERKOR" APPACE PARE NIÈU BE DAUNCHED ER EN THE UNLURO BRATES.

THE PARKET SERVED OF THE CERTER EREN LEGGER

PROMINENT TIE REASON PRESON STAFF SET SO DESER, NAMM I LAREAREN DO BRIDG THE TERM INTO THE PRISON, IS BECAUSE THERE IN BO AUCH PASEL OF ADMER, FRAUD, AND EMBERGRENT TOTAL OF 1223 AT THIS PRESON, A MO IN OTHER STATE PRISONS, UNITED PRESON STAFF SET A GEPTLE PEARFOL, HIEN E MENTION THE VOROS "FEO", BECAUSE A PROFESSIO THERESELECTION HOUSE THEOREM AND THE CORRESPONDING AND Thidsal activity commerce by exeson staff against calson endailes.

LASPLY, ON OR ABOUT 1/21/04 E.F. J.B. L. AND OFFICER J. NEA 561680 EDGAS PARSKI ADDRESSED PO TIE PEDERAL COURTS, CONCERNING PENDING CASAS PANY I AND IN THE ESDERAG COURTS, AND AVECEAG PAPERS ABRE REFER REPER EFER.

I FELF TIAT SAS BETAURE, AND TAKTAG OF MY DEFTERS TO FAS COURTS, AND PAR CUTOFF OF ADD TEDERADAS ACCESS, AND U.S. HAID ACCESS, WAS PAR PRESENT TO PRESENT SPARE STRENGING AS FOR BODD, OUT OF FIRE OF ALAR I TALLE

NOFARY IS NOT AVAILABLE, I INVOKE, 13 J.S.C. 1532; 23 J.S.C. 535;

131 John R. Demos John 203388 2303 \$237435 2/25/04

COUNTY OF GRAYS ARBOR

PURSUANT DO: 23 0.3.C. 1745; AFFIDAVIT#5

I, JOAN BOBERT DEADS, JR, AVER THE FOLLOWING, UNDER THE PAIN, AND PERSON'S PERSON'S

ON, OR ABOUT 1/21/04 COUNSELOR BOYER, AND CORRECTIONAL UNIT SUPERVISOR BUTLER, REFUSED TO RETURN BACK TO ME MY LEGAL DOCUMENTS THAT HAD BEEN CONFISCATED BY THEIR SUBORDINATES WHEN I WAS BOOKED INTO THE F-UNIT SEGREGATION UNIT ON OR ABOUT 1/21/04.

THE LEGAL DOCUMENTS CONCERNED DEADLINES THAT I HAD RECIEVED FROM THE DISTRICT COURTS, AND COURT OF APPEALS.

WITHOUT MY PAPERWORK, I WAS UNABLE TO CITE THE CASE NUMBERS IN LETTERS OF RESPONSE, AND I ENDED UP LOSING MY CASES FOR FAILURE TO PROSECUTE.

ALGO, CONFISCATED WAS GOME DOCUMENTS THAT HAD THE MAMES & ADDRESSES OF MY ATTORNEY'S THAT HAVE BEEN ASSIGNED TO MY U.S. TAX COURT CASE, AND MY U.S. COURT OF CLAIMS CASE.

BUT SINCE PRISON STAFF REFUSE TO SEND OUT MY LEGAL MAIL. I MILE MORE FRAN LIKELY LOSE FROSE CABES ALED, MAY? BECAUSE PRISON OFFICIALS ARE TRYING TO KEEP ME OUT OF THE COURTY.

I FEED PIAT HISA YOU "DERECESSARTHY" SLOCK A AAN'S ACCESS PO PIE FREE JORGO, YOU AAMS PAACED PAAR AAN'S WEER AN IMAKAR DARSER.

NOTARY 15 NOT AVAILABLE, I INJOKE, 13 U.S.C. 1532; 23 U.S.C. 636;

Jan abbar Deads #237455

2/25/04

Case 3:04-mc-05008-RBL Document 1-2 Filed 03/06/04 Page 8 of 29
AFFIDAVIT OF JOHN ROBERT DEMOS

STATE OF WASHINGTON)
COUNTY OF GRAYS HARBOR

SS: PURSUANT TO: 23 U.S.C. 1746;

AFFIDAVIT #6

I, John Robert Demos, IR, aver the following, under the Pain, and Penalty of Perjury.

THAT ON OR ABOUT 12/15/OB COURSELON-LARGE, AND CORRECTIONAL UNIT SUPERVISOR ERIC UNCKSON "FURENTERSO" MY ELFS.

PART ALSO, TOLD AR THAT ALL OF MY COMMUNICATION WITH THE OUTSTOE AND ART TO CETANATOR OF THEMSELVES, AND ART TOLD AND ART ALL CARR, THE ASSISTMENT STATE APPORTS SENERAL.

AASA I ASKED JUST SPECIFICIALLY DID THEY ARAN BY THE JORD ALL,

AND I HAS TOLD PARE LETTERS TO THE OUTSIDE MORLO, AND PHONECALLS TO THE OUTSIDE MORLO MOULD BE TERMENATED.

I FELT PHAT THE (2) ABOVE VANEO DEFENDANTS MERE PRYING TO HAVE ME "SILENCED", AND OR ELIMINATED.

THE REST WAY TO KILL A MAN IS TO GUT OFF HIS ACCESS TO THE OUTSIDE MOREO.

IT WAS LATER CONFIRMED BY ME, THAT ABSTRAME STREET ATTORNSY GENERAL COUGLAS W. CARR OTO IN FACT INSTRUCT DEFENDANTS LARUS & JACKSON FO PLACE "LIMITS" ON MY FELERANDE CALLS, AND LETTERS TO THE OUTSIDE MORLD.

MOTARY IS NOT AVAILABLE, I INVOKE, 13 U.S.C. 1632; 28 U.S.C. 636;

JOAN ROBERT DEADS 4237455

2/25/04

	Company of the Compan	EXIBIT A
STATE OF WASHINGTON DEPARTMENT OF CORE	RECTIONS	INMATE'S KITE TICION DEL RECLUSO
JOHN R. I DOC NUMBER! NUMERO DOC 287455	RE DEL RECLUSO (LETRA DE MO) PMOS UNIT, CELL/UNIDAD, CELDA H-2-B-55- NSWER FROM / DESEA ENTREVI S-C-C-C-/UAI	DATE / FECHA 12/2/03 STA CON O RESPUESTA DE
REASON / QUESTION RAZON / PREGUNTA	Interpreter needed for	((anguagė), ((dioma),
Per Counselo THAVE been OUT "BUIK le	AUTHORIZE	+ ERWICK d To Send
PIEASE CONF T SHAH AWAI	TRM OR DEA	
	Kyou	
John M. C	mas)	DAYS OFF / DIAS LIBRES
,	GERES TET LIE	

Distribution: WHITEYELLOW-Responder, YELLOW-Return to Offender with Response, PINK-Offender keeps Distribution: 9LANCA/AMARILLA-Persona que responde, AMARILLA-Devuelve al récluso con respuesta, ROSA-So le queda al recluso con respuesta, ROSA-So le QUEDA SES (11899) OCO

DATE / FECHA /と・1 つ 3

RESPONDER / PERSONA QUE RESPONDE



AMBITA. DEPARTMENT OF CORRECTIONS AIRWAY HEIGHTS CORRECTIONS CENTER

.P.O. Box 1899 - Alexay Heights, Washington 99091-1699

July 10, 2002

3

John Demos, DOC 287455 Airway Heights Corrections Center PO Box 2109 RB-50-L Airway Heights, WA. 99001-2109

Dear Mr. Demos:

I am writing to inform you that your engoing abuses of the DOC Legal Access Policy 590.500, will result in your restriction of legal photocopies, postage and legal mail debt. You will be allowed to send 3 first class letters a week, and it will be your decision whether those 3 letters are used for personal or legal mail. The following is to be carried out at my direction after consulting the Washington Attorney General's Office.

Currently your total debt with DOC and the courts is for \$14,291.52. Your recent postage debt is \$1949.96, and your legal mail debt is \$298.78. Since June 9, 2002 alone, you have mailed 193 pieces of mail out as legal mail. Many of those pieces did not meet the definition of legal mail as per DOC 590.500. It is as a result of your abuses and egregious history that the restrictions will be implemented deviating from current policy.

You may no longer incur a debt for legal photocopies from your counselor or staff in your Unit. Carbon paper is available in limited quantity in the Law Library so you may utilize it to make copies for the court.

You will be limited to postage for 3 first class letters per week with no ability to incur additional postage or legal mail debt. You may decide whether to utilize those 3 letters for personal or legal mail to the courts within the policy definition of legal mail in DOC 590.500.

Maggie Miller-Stout Superintendent AHCC

MMS:ahr

cc:

AAG Doug Carr

NE Regional Administrator Adkins

APM James Key

WUS Richard Hewson

Tony Walker, Inmate Banking Mailroom Sgt. Fred Humble

CC3 Dave Arnold

Offender file

"Working Together for SAFE Communities"

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STATE OF WASHINGTON

DEPARTMENT OF CORRECTIONS OFFICE OF CORRECTIONAL OPERATIONS NORTHWEST REGIONAL OFFICE

8625 Evergreen Way • Suite 100 S • Everett, Washington 98208-2620 • (425) 356-2800 FAX (425) 514-5897

August 14, 2003

Mr. John Demos, DOC 287455 Stafford Creek Corrections Center PO Box 1867 Aberdeen, WA 98520

Dear Mr. Demos:

I have been asked to respond to your recent correspondence, dated June 21, 2003, addressed to the Department of Corrections (DOC) Office of the Secretary, regarding a Petition for a Declaratory Ruling.

In this letter you request to have WAC rule 740 repealed. The Washington Administrative Code is under statutory authority of the Revised Code of Washington, and any changes to the WAC is done through the legislative process.

You also asked for an explanation of disparity of punishment with regard to the RCW and WAC, and asked if an offender can be punished differently under the right of Equal Protection of Law. The WAC governs the sanctions for violations, and rules of operations within the Department of Corrections. A violation of a WAC does not necessarily constitute a crime as defined by the RCW, but could involve similar behavior.

Regarding your question of DOC Policy abrogating constitutional rights verses substantive rights, the DOC policies are based, ultimately, on the Washington State Constitution, as implemented by the RCW and WAC. One of the intentions through this process is the protection of rights, both procedural and substantive.

Concerning you assertion of the alteration of a cell search report form, the information indicates that additional, clarifying information was added to the cell search report, which was relevant to the subsequent hearing. The information was also added to your copy of the cell search report.



STATE OF WASHINGTON

DEPARTMENT OF CORRECTIONS OFFICE OF CORRECTIONAL OPERATIONS

P.O. Box 41118 • Olympia, Washington 98504-1118 • (360) 753-1573 FAX (360) 586-6582

May 27, 2003

Mr. John R. Demos, DOC 287455 Monroe Correctional Complex - Special Offender Unit Post Office Box 514 Monroe, WA 98272

Dear Mr. Demos:

I have been asked to respond to your recent correspondence addressed to Governor Locke. You write regarding your paroleability and entrance into the Sex Offender Treatment Program.

I would encourage you to utilize the established classification review process in addressing your request for release per Department of Corrections Policy Directive 320.100, Indeterminate Sentence Review Board Reports. In addition, you have been placed on the waiting list for entrance into the Sex Offender Treatment Program, and will be screened and prioritized according to eligibility and amenability requirements outlined in policy.

If you have any additional questions or concerns regarding this matter, please address them with your assigned facility counselor.

Sincerely,

Eldon Vail, Deputy Sccretary

Office of Correctional Operations

EV:dv.GOV407

cc:

Governor Gary Locke

Secretary Joseph D. Lehman

Regional Administrator Dennis Thaut

Superintendent Robert Moore Counselor Randy Tremain

Offender File



STATE OF WASHINGTON

DEPARTMENT OF CORRECTIONS OFFICE OF CORRECTIONAL OPERATIONS STAFFORD CREEK CORRECTIONS CENTER

191 Constantine Way • MS: WA-39 • Aberdeen, Washington 98520 • (360) 537-1800

December 17, 2003

FAX (360) 537-1804

TO:

John Robert Demos, DOC #28745

H-2 855

FROM:

Superintendent Waddington

SUBJECT:

Your Letter of December 12 and 13, 2003.

You have said that you are "being limited, restrained, and impeded in my efforts to contact the United States Justice Department by 'letter'/mail. My letters addressed to the F.B.L., the C.I.A., the National Security Counsel and the U. S. Secret Service have been returned back to me by the S.C.C.C. mailroom staff".

Per my letter to you of December 17, 2003, you are only allowed three (3) letters per week to be sent from Stafford Creek Corrections Center (SCCC). It is your determination whether those three will be personal or legal. You may not incur debt for more than three (3) letters.

Per United States District Court, Western District of Washington at Seattle, Case No. C03-3383P, Order Dismissing Plaintiff's Petition for Habeas Corpus and Order to Show Cause Why Plaintiff's Section 2255 Motion Should Not Be Dismissed (copy attached), you may submit only three in forma pauperis applications and proposed actions each year. Any fourth or successive application to proceed in forma pauperis will not be allowed by the Court. You are also barred from filing any new petitions seeking extraordinary writs pursuant to 28 U.S.C. § 1651, 2253, or 2254 directed at the United States District Courts for the Eastern and Western Districts of Washington.

In reviewing your central file, I have found that you have also written letters to other superintendents at facilities where you were housed regarding the mailroom staff interfering with your ability to report "a valid threat to the safety of the President of the United States..." If you have specific information of this type of activity and have specific details as to those involved and dates when it is to occur, please contact the Intelligence and Investigation Unit of SCCC.

I will not accept correspondence from you regarding the above issue in the future unless you have specific information that can be used for an investigation nor are you to forward correspondence of this type to any other SCCC department.

DW/ceg

CC:

Intelligence and Investigation Unit

Associate Superintendent Frakes

CUS Jackson Counselor Jackson Mailroom Sergeant

Doug Carr, Attorney General's Office

File

Enclosure

NIVEL 1 - QUEJA INICI



NAME: NOMBRE:	LAST APELLIDO	FIRST. PRIMER NOMBRE	MIDDLE 200 NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNITACELL UNIDAD/CELDA
DEMO	۱S,	JOHN	R.	287455	CBCC	<u> 18-12</u>
	Y CORRECTIONS CORRECCIONS	IS OFFICE ES EN LA COMILINIDAD	DATE TYPED FECHA ESCRITA	REMEDY/REMEDIO	RESOLUTION/RESOLUCION	PENDHIGAPENDIEN
<u> </u>			92/14/02	1 6	<u> </u>	<u> </u>

PART A - INITIAL GRIEVANCE/ PARTE A - QUEJA INICIAL

Response due/Respuesta requierida en-

I WANT TO GRIEVE: The application of policy & procedure. On 2/8/02 Counselor H. Shuler-Sharpes "seized" my outgoing legal mail, refusing to mail it out. My (5) legal letters addressed to the courts ware removed from my presence. Per DOC policy 590,500, offenders outgoing legal mail shall be scanned, but read. (Ms. Shuler was "reading" the legal mail, and was not scanning it). Per DOC policy 590,500 outgoing legal mail will be inspected in the presence of the offender. Ms. Shuler "sized" my legal mail, thus she effectively removed it from my presence. I have no way of knowing what legal documents may be removed altered, or tampered with. Ms. Shuler told me that she was turning my legal mail over to Mr. Harold Kupers t let him determine whether or not my legal documents met the criteria of legal mail. I told Ms. Shuler that Mr. Kupers was not an attorney, and did not have the authority to practice law without a license. Ms. Shuler clair that the reason she was holding/seizing my legal mail to the courts was because she needed to check with I Counselor Chaney to determine whether or not the notary seal stamped to my legal affidavits were in fact Ms Chaney's notarial seal. Ms. Shuler alluded to the fact that I may have "stolen" Ms. Chaney's notary seal, or had someone to seal Ms. Chaney's notary seal,

SUGGESTED REMEDY:

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ħ.

GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS

DATE

GRIEVANT SIGNATURE FIRMA DE QUEJANTE

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER MIVEL

DOC 450.100 gives institution staff authority to hold up legal mail as long as 24 hours in order to make a determination as to whether or not it is indeed legal mail:

Counselor Shuler noticed things in your legal mail such as altered state forms, and questionable notary stamp issues that caused her concern about whether or not the mail was indeed legal. She held it up for the next day so that I could review it.

I did review it, and upon review tadyised her to seal the mail & send it out as legal mail. She did so.

#'s not a question of me practicing law. The issue is that I am required by my present position with DOC to interpret policy issues & assure they're applied aqually & consistently

Ms. Shuler simply followed policy.

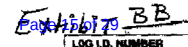
GRIEVANCE COORDINATOR SIGNATURE

COOMADOR DE QUEJAS

You may appeal this Tesponse by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días da trabajo de la fecha en que esta respuesta fue recibida.

DOC 05-168 E/S (Rev. 10/2000) POL

DOC 550,100





LEVEL 1 - INITIAL GRIEVA NIVEL 1 - QUEJA INK

03-14487

NAME: NOMBRE: Demos	LAST APELLIDO	PRIMER NOMBRE John	MIDOLE 200 NOMBRE	оос нимвен нимего вос 287455	MCC/SOU	UNIT/CELL UNIDAD/CEL E-205 \$
	CORRECTION	NS OFFICE IES EN LA COMUNIDAD	DATE TYPED FECHA ESCHITA 7/21/03	REMEDY/REMEDIO RES	SOLUTION/RESOLUCION	PENDING/PEND
PART A - I	NITIAL GRIE	YANCE/ PARTE A - QU	EJA INICIAL	Response di	ue/Respuesta requiende	en

CART A - INTHAE GRIEVANCE/ PARTE A - QUEJA INICIAL

8:30AM, I was interrogated by i&i. A lot of questions were trick questions, there was no taper recording made of the interview to keep what I actually said from misinterpretail, misconstrued, misapplied, and misunderstood. Questions should not be asked that places the burden of proof on the immate rather than on staff. Guestions should not be asked that have double meanings. The Mental Health Counselor should be present during the interview to make sure that its staff do not take adventage of an immate's mental filness to try and get the immate to contradict himself or call his credibility into question.

SUGGESTED REMEDY: that tape recordings & the Counselor be present at all times during l&l.

GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS

DATE FECHA GRIEVANT SIGNATURE FIRMA DE QUEJANTE

SKINATURE

DATE FECH/

PART B - LEVEL | RESPONSE / PARTE & RESPUESTA PRIMER NIVEL

You were being interviewed regarding allegations you had made against staff. In an attempt to determine if an iniconduct had taken place you were interviewed by two investigators. Specific questions were asked. During the questioning it became apparent that your allegations did not make sense, consequently the allegations were unfounded.

The types of questions used were typical for an interview process. Additionally, it is the investigator's discretic whether to have additional people present during an interview. I find no error in the application of policy as procedure.

GRIEVANCE COORDINATOR SIGNATURE

COOINADIÓN DE QUEJAS

DATE

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al cometer una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

DOC 05-166 E/S (Rev. 10/2000) POL

DQC \$50.10

LOG LD, NUMBER **93-14498**4



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

LEVEL 1 — IMPTIAL GRIEVA NIVEL 1 - QUEJA JNI

NAME: NOMBRE: Detto	LAST APELLIDO	FIRST PRIMER NOMBRE John	MIDDLE 2DO NOMBRIE	DOC NUMBER NUMERO DOC 287455		MCC/SOU	UNIT/CELL UNIDAD/CEI E-205
	Y CORRECTION CORRECCION	NS OFFICE HES_EN LA COMUNIDAD	DATE TYPED FECHA ESCRITA 7/21/03-	REMEDY/REMEDIO	RESC	ALUTION/RESOLUCION	PENDING/PENI
PART A-	INITIAL GRIE	VANCE/ PARTE A - QU	EJA INICIAL	Respon	usé due	/Resouesta redalecida e	0

I WART TO GREVE: The application of policy & procedure. Why, I am not on any type o telephone restriction. I should be allowed to make "unmonitored" telephone culls to either than Attorneys, I should be allowed to make unmonitored telephone calls to the F.B.L. the C.LA., the U.S. Secret Service (If I have knowledge that the President may be in danger), the Washington State Patrol (If I have knowledge of that the Governor may be in danger).

SUGGESTED REMEDY: That policy be amended to allow immates to make unmonitored telephone calls to "Federal" government agencies. In the world of informants privacy is everything. For policy only Attorney phone calls are "unmonitored".

GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS

FECHA

GRIEVANT SIGNATURE FIRMA DE QUEJANTE

DATE FECH.

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

You are not on any type of phone restrictions, all calls other that attorney calls are mountaged calls. If there is specific request from an outside law enforcement agency for annoughpred calls it will be considered, but must approved by Id-I and the Superistandent. MCC is following the policy and will continue to do so.

GRIEVANCE COORDINATOR SIGNATURE

COOINADOR DE QUEJAS

DATÉ **FECHA**

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

DOC 05-166 E/\$ (Rev. 10/2000) PQL

DOC 550.10

LOG I.D. NUMBER

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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

LEVEL 1 - INITIAL GRIEVANC NIVEL 1 - QUEJA INICIA

NAME: NOMBRE:	LAST APELLIDO Dentos	FIRST PRIMER NOMBRE John	MIDDLE 200 NOMBRE Robert	DOC NUMBER NUMERO DOC 287455	FACILITY/FACILIDAD SCCC	UNIT/CELL UNIDAD/CELDA 12-855
	Y CORRECTION E CORRECCION	18 OFFICE ES EN LA COMUNIDAD	DATE TYPED FECHA ESCRITA 62/69/84	PARTE - OP	TE INFORMATION THE COLUCION RESOLUCION	PENDING/PENDIENT
PARTA-	INITIAL GRIE	VANCE/ PARTE A - QU	IEJA INICIAL	Respon	se due/Respuésta requienda en	' · · · · · ·

• WANT TO GRIEVE: Counselor Norman GoodEnough. Why? On 12/29/03 Counselor. GoodEnough infracted me with a WAC #701 Rule violation. On 1/8/04 I went to my Hearing, after refusing a negotiated settlement on 12/29/03. At the major infraction hearing it was found that counselor GoodEnough "fied," and Lt. Haley dismissed the major infraction. Neither S-C-C- Staff or Counselor GoodEnough can deliberately malicinously, willfully, intentionally, and for retaliatory purposes "lie" on an immate to get him placed in segregation where the inmates food will be drugged, and splt in. Counselor GoodEnough told me," Demos staff slick together, and if it's the ia: thing I do, I'm going to get you for informing to the U.S. Secret service about counselor James Erwick's plot to kill the president, even if I have to alter your computer records." I took that .

SUGGESTED REMEDY:

statement as a "Threat."

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Buch property of S	ZANOWY	fan e ac. in	- MEALON
GRIEVANCE COORDINATOR SIGNATURE	DATE	GRIEVANT SIGNATURE	DATE
FIRMA DE COORDINADOR DE QUEJAS	FECHA	FIRMA DE QUEJANTE	

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Offender Derrios II, hatey had been contacted in regards to your completet. At no time during the hearing did Lt. Haley state that the Counselor "lied". The infraction was thrown out for insufficient evidence. No staff misconduct or retaliation tess been found.

> GRIEVANCE COÖRDINATOR SIGNATURE COOINADOR DE QUEJAS

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta

respuesta fue recibida.

Filed 03/06/04 Page 18 of 29 Document 1-2

LOG I.D. NUMBER

0401267



LEVEL 1 - INITIAL GRIEVA NIVEL 1 - QUEJA INI

NAME: NOMBRE:	LAST APELLIDO Demos	FIRST PRIMER NOMBRE John	MIDDLE 200 NOMBRE Robert	DOC NUMBER NUMERO DOC 287455	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CEL
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PARTA-	INITIAL GRIE	VANCE/ PARTE A - QL	JEJA INICIAL	Respor	nse due/Respuesta requierida er	n

I WANT TO GRIEVE: H-2 Unit Counselor Norman GoodEnough, Why? On or about 12/23/03 counselor GoodEnough called me into his office, I compiled, Counselor GoodEnough started of issuing threats, that if I attempted to mail out of the institution letters to the Federal Courts that not approved in advance by him or were not approved by him as to form, structure, and conten-SCCC mail room would return my letters to counselor GoodEnough, and I would be given a me infraction and placed in the hole/segregation. Counselor GoodEnough then called into the offic counselor James Erwick to verify the threats. On or about 1/8/04 counselor GoodEnough calleinto his office, I refused to comply out of fear that counselor GoodEnough might faisely accuse trying to assault him, or try and make verbal threats & innuendo's towards me. I have witnesse my complaint.

SUGGESTED REMEDY:

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Holly Man Car	1/19/04	1 - 1 × 1 × 1 × 1 × 1	A 18 81216
GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS	DATE FECHA	GRIEVANT SIGNATURE FIRMA DE QUEJANTE	/ DA'
		" " " " " DE GOEW WILL	FEX.

PART B - LEVEL ! RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Offender Demos CUS of H2 has been contacted in regards to your issue. No staff misconduct or threats were four The counselor was explaining that you could only mail out a certain number of letters as directed by the Superinter your courseler was explaining to you the procedure you need to follow in an order to accomplish this task and the consequences if the directions were not followed. It is recommended that in the future Offender Demos you follow direction of your counselor and CUS when given.

GRIEVANCE COORDINATOR SIGNATUR

COOINADOR DE DUEJAS

DATE **EECHA**

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

Page 19 of 29 EXHILIT C



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

CHECK ONE INITIAL GRIEVANCE,

EMERGENCY GRIEVANCE,

APPEAL TO NEXT LEVEL

OFFENDER COMPLAINT

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typad grievance forms are signed by the Please attempt to resolve all complaints		iber to report an emergency situation or nitiation a grievance	to initiate an emergency gaevence.
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Case 3:04-mc-05008-RBL

Document 1-2 Filed 03/06/04

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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE: [MINITIAL GRIEVANCE, [] EMERGENCY GRIEVANCE, [] APPEAL TO NEXT LEVEL

STAFF MisconducT

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Page 21 of 29 _ ccc

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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

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RESIDENTIAL FACILITIES: Send all completed copies involved or which policy/procedure is being grieved. But typed grievance forms are signed by the coordinator. (Please attempt to resolve all complaints through appro-	e as <i>brief</i> as possible bu Contact a staff member t	i include the necessary facts. o report an emergency situatio	A formal grievance be	gins on the date the
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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK UNE: MINIMAL GREVANCE, MEMERGENGT GREVANCE, MAPPEAL TO NEXT LEVEL					
RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievence Coordinator. Explain <u>what happened</u> , <u>when, where, and who</u> was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievence begins on the date the typed grievence forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievence. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.					
NAME: LAST	FIRST .	MIDDLE	DOC NUMBER		
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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

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OFFENDER COMPLAINT

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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS
DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

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1105	DEMOS, J	287455	203		
1110	DEMOS, J	287455	102,103		
1115	DEMOS, J	287455	102,103		
1120	GRAHAM, N	712836	301,103		
1125	CATER, J	819668	301,103		
1130	DONALD, H	271687	102,103		
1135	GUTHRIE, M	991045	102,103		
1140	JOHNS, A	837734	104		
1145	DABNEY, U	701487	104		
1150	DABNEY, U	701487	104		
1155	LOCKE, R	953754	104		
1200	LIPSKA, K	748725	104		
1205	MARTIN, J	810229	104		
1210	ROSS, M	919510	104		
1215	PALFRY, K	856410	102,103,214		
1220	PALFRY, K	856410	102,210		

Case 3.04-mic

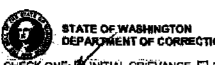
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STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COM

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RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and will involved or which policy/procedure is being grievand. Se as brief as possible but include the necessary facts. A formal grievance begins on the datastic typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.								
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Your complaint is being returned because: [] It is not a grievable issue.	- 4.1 X	The complaint was reso	lived informally.					
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